

## HECHLER MUST NOW STAND TRIAL

Court Refuses to Quash Indictment on Any Ground Set Forth by Defense.

### GRAND JURYMEN ON STAND

Sitting for Judge R. Carter Scott in the case of Henry C. Hechler and Newton L. Gentry, both charged with violation of the pure election law, Judge T. W. Harrison, in the Circuit Court, yesterday overruled the plea of abatement of counsel for defense, the motion to quash and the demurrer to the indictment, and the trial was set for to-morrow morning at 10 o'clock.

A fairly large crowd was in attendance at the proceedings of the court, but everything passed off quietly. Mr. Hechler was present through the hearing. On the refusal of the court to entertain motions of his counsel, he still retained the calm demeanor which has characterized his attitude for the past several weeks.

**Wendenburg Again.**  
Court did not convene until 12:30 o'clock. The session was completed in two hours, the whole time having been consumed in hearing argument of both sides as to the question of nullifying the indictment.

Upon oath of Mr. Hechler, counsel for the defense argued that the grand jury had been improperly influenced by Commonwealth's Attorney Wendenburg, but examination of members of the grand jury—Thomas C. Ruffin, foreman, and A. R. Holliday—S. P. Waddill, clerk of the court, and Mr. Wendenburg, disproved the statement. In response to queries from the defense, the witness denied that there had been any undue influence exerted upon them, and that Mr. Wendenburg testified that the latter was present in the court room only for a short time, and then in order to check the minds of the jury as to technical points which had been raised.

On this evidence Judge Harrison decided adversely to counsel for defense in their plea of abatement and in the motion to quash. Mr. Wendenburg called simply to state the kind of oaths administered to Mr. Wendenburg, which were, first, as a witness, and secondly, that he would faithfully and impartially advise the grand jury.

Judge Harrison said the grand jury must necessarily be advised by a prosecuting attorney on technical points, and that Mr. Wendenburg's presence in the grand jury room had been proper in order to protect the interests of the defendant.

Mr. O'Flaherty, of counsel for the defense, thereupon entered a demurrer to the indictment and to every count it contained. He declared that the indictment looked like a "trap" and was in accordance with law and the court's former opinion as to the previous indictment.

He said that none of the counts constituted a violation of the law, and that the indictment was vague and indefinite in that it should have alleged the special law under which the primary referred to was held and the option under which it was called. He declared that the indictment was defective in showing that E. R. Phillips, former deputy clerk of the court, had unlawfully received money from Hechler for payment of poll taxes.

Then came an argument as to the voting qualification of a voter whose taxes had been paid by another, one of the arguments on which the court based his previous decision in favor of the defense. Mr. O'Flaherty held that a voter was necessarily disqualified when his taxes were paid by another, and therefore, that Hechler could not be charged with undue influence in procuring a voter. He said the clerk had no business to put on the voting list the names of those whose taxes had been paid by another.

Mr. Harry Smith, for the prosecution, stated that the indictment had been made more definite; that it had narrowed the definition of a candidate in accordance with an opinion handed down in the former trial, and that it alleged that Mr. Hechler had been voted for by those whose taxes he is alleged to have paid. He declared the law held the list of voters made out by the clerk of the court to be conclusive evidence of their right to exercise their franchise, and that the man who was guilty of criminal intent who paid another for his vote or paid his taxes, even though that voter be disqualified at the polls. He said he was content to rest upon the indictment.

Mr. D. C. Richardson, of the defense, declared that the primary had not been held in accordance with the law. He said that the primary referred to was not a legalized primary, but a congregation of citizens assembled to express their opinion.

**Statement of Court.**  
The court expressed the opinion, according to the indictment, that a man may be guilty if he uses his money for improper purposes, even though the voters were disqualified. He said he overruled the demurrer. Counsel for the defense noted an exception to the court's ruling. In handing down his verbal opinion, the court stated:

"The indictment showed on its face that the defendant was a candidate at an election, and was voted for in the election, and that he was influenced by the use of money in payment of his tax, a voter in that election, and that, therefore, the defendant was guilty of a crime. Although the indictment showed on its face that the party charged to have been influenced had no right to vote, it further showed that he did vote, and the law intended to prevent any man who had no right to vote from voting. It is a matter of guesswork. It may be concluded in a day or two; it may drag through a week, and on the face of things, remarking the tenacity of both sides, the latter is more likely."

**CASTORIA.**  
The Kind You Have Always Bought  
Beware of cheap imitations.

## GIRLHOOD TO WOMANHOOD

Lydia E. Pinkham's Vegetable Compound



**ELLEN M. OLSON**  
The responsibility for a daughter's future rests with the mother. The right influence and the information which is of vital interest to the daughter imparted at the proper time has not only saved the life but insured the success of many a beautiful girl.

When a girl's thoughts become sluggish, with headache, dizziness or a disposition to sleep, pains in back or lower limbs, eyes dim, desire for solitude; when she is a mystery to herself and friends, her mother should come to her aid, and remember that Lydia E. Pinkham's Vegetable Compound, made from native roots and herbs, will at this time prepare the system for the coming change, and start this trying period in a young girl's life without pain or irregularities. It has been thus depended upon for two generations.

Hundreds of letters from young girls and their mothers, expressing gratitude for Lydia E. Pinkham's Vegetable Compound has done for them, are constantly being received.

Miss Ellen M. Olson, of 417 N. East St., Kewanee, Ill., writes:—  
Dear Mrs. Pinkham:—

"I have had the best doctors in our town for my sickness and they all thought that an operation was necessary. I had headache,

and no other remedy has such a record of actual cures of female ills. Thousands of women residing in every part of the United States bear willing testimony to the wonderful virtue of Lydia E. Pinkham's Vegetable Compound and what it has done for them. Lydia E. Pinkham's Vegetable Compound; a Woman's Friend in Woman's Ills.

have been treading in paths consecrated by the feet of her tender infancy, and recalling the air still saved with the memories of her welcome birth. Here humble religion, however accompanied by daring adventure, knelt and prayed for the first time in her life, and things which we ought not to have done; and there is no health in us."

**Humbly Grateful.**  
Hither English character brought English principles of liberty without the English spirit of rebellion. And hither were brought the Book of Common Prayer and the English Bible, soon to be set forth in an English translation, and the English and abiding enshrinement of the English principles. These precious things were sent to us by the kindness of Anglo-Saxon Christianity, and English liberty and law have brought forth abundant fruitage in American Christianity and American civilization and American life.

Can we be less than humbly and gratefully thankful that Providence has permitted this church to be and to do in the three hundred years past. She has not obscured the faith. She has not been a hindrance to the main to speak the truth in love. She has striven to be loyal to the Master her Living Head. She wants to be clearly and patiently in allowance-making towards all who profess and call themselves Christians. She earnestly and lovingly holds fast and sets forth God's holy word. She stands evermore for reverence and dignity and order, and her stability, her faithfulness, her doctrine as full and rounded as is her own Christian year.

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## TO FILL PULPITS IN PETERSBURG TO-DAY

Members of the Episcopal General Convention to Preach in Many Churches.

### GREEKS ARE UNSATISFACTORY

Trial on Work on the Streets Shows Negro Labor More Desirable.

[Special to The Times-Dispatch.]

PETERSBURG, VA., October 19.—Quite a number of prominent clergymen who attended the General Convention of the Protestant Episcopal Church in Richmond will preach at the morning and evening services at the several Episcopal churches in this city to-morrow. Rev. Arthur S. Johns, of Washington, D. C., will preach at Grace Church in the morning, and Mr. George C. Thomas, of Philadelphia, treasurer of the board of missions, will deliver an address at the evening service. At St. Paul's the Rev. Dr. Matthew Brewster, rector of Christ Church, Mobile, Alabama, and the Rev. George Crockett, of the Diocese of Texas, will preach at the morning and evening services, respectively.

The colored congregation at St. Stephen's Episcopal Church will hear a sermon from Bishop Ferguson, of East Africa, in the morning, and at a special missionary meeting in the afternoon will be addressed by Bishop S. C. Partridge, of Kyoto, Japan. An able sermon at the Rodef Shalom Synagogue here last evening by the Rev. Dr. David Klein, the new rabbi, on the subject, "The Stability of Judaism," has attracted much attention, and was suggested, it is thought, by the fact that the Episcopal General Convention in Richmond discussed the subject of the fund for the conversion of the Jews, though no reference was made by Dr. Klein to other religions.

**Hustings Court Cases.**  
The civil docket of the Hustings Court was called for trial. Judge Mullen will be in Essex county during the coming week, holding court for Judge Wright.

A considerable number of Greeks have been employed since July in the extensive street improvements now in progress in this city. The contractors having secured them in New York, and the work of the foreigners as compared with negro laborers has been observed with much interest, but with resulting opinions decidedly in favor of the negro.

**Fined for Car Breaking.**  
Thirty days in jail and a fine of \$20 each was the sentence imposed by Justice Perkins in Prince George county yesterday on John Jones, of Wakefield, and George Satterfield, of Wakefield, charged with breaking into a car on the Norfolk and Western Railroad at Disputanta.

Miss Annie Estelle Traylor, daughter of Mrs. W. J. Traylor, of this city, and Mr. Joseph Wesley Wells, will be married in Grace Episcopal Church in this city, at noon on Wednesday, October 23d. Miss Ida Traylor, the bride's sister, will be maid of honor, and Mr. Everett Wells, brother of the groom, will be best man.

### PRESIDENT ENDS HUNT.

No Things as to Last Day's Sport—Route of Return.

STAMBOUL, LA., October 19.—With the close of the day the President and his party returned to the hotel. The President's hunt on Bear Lake and Texas Bayou. That the last day was one of unabated activity on his part is certain, but what the result was, was not known at 6 o'clock, as no messenger leaving the camp after the close of the day's sport had reached the telegraph station. The weather was excellent, as it has been throughout the week, and the party started out in the early morning in high spirits and in anticipation of a fine day with which to close the fortnight of sport.

A special messenger, the President and his party to Vicksburg, starting at this point at 10 o'clock Monday. After a stay of four hours at Vicksburg the President will board the Pennsylvania Railroad train, which carried him from Washington to Keokuk, and return to Washington aboard of it.

## THE WEATHER

Forecast: Virginia—Fair and warmer Sunday; Monday fair; light variable winds. North Carolina—Partly cloudy Sunday and Monday; light variable winds.

**CONDITIONS YESTERDAY.**  
Richmond's weather was clear and warm. Range of the thermometer: 9 A. M. 49; 10 A. M. 50; 11 A. M. 51; 12 M. 52; 1 P. M. 53; 2 P. M. 54; 3 P. M. 55; 4 P. M. 56; 5 P. M. 57; 6 P. M. 58; 7 P. M. 59; 8 P. M. 60; 9 P. M. 61; 10 P. M. 62; 11 P. M. 63; 12 M. 64; 1 P. M. 65; 2 P. M. 66; 3 P. M. 67; 4 P. M. 68; 5 P. M. 69; 6 P. M. 70; 7 P. M. 71; 8 P. M. 72; 9 P. M. 73; 10 P. M. 74; 11 P. M. 75; 12 M. 76; 1 P. M. 77; 2 P. M. 78; 3 P. M. 79; 4 P. M. 80; 5 P. M. 81; 6 P. M. 82; 7 P. M. 83; 8 P. M. 84; 9 P. M. 85; 10 P. M. 86; 11 P. M. 87; 12 M. 88; 1 P. M. 89; 2 P. M. 90; 3 P. M. 91; 4 P. M. 92; 5 P. M. 93; 6 P. M. 94; 7 P. M. 95; 8 P. M. 96; 9 P. M. 97; 10 P. M. 98; 11 P. M. 99; 12 M. 100; 1 P. M. 101; 2 P. M. 102; 3 P. M. 103; 4 P. M. 104; 5 P. M. 105; 6 P. M. 106; 7 P. M. 107; 8 P. M. 108; 9 P. M. 109; 10 P. M. 110; 11 P. M. 111; 12 M. 112; 1 P. M. 113; 2 P. M. 114; 3 P. M. 115; 4 P. M. 116; 5 P. M. 117; 6 P. M. 118; 7 P. M. 119; 8 P. M. 120; 9 P. M. 121; 10 P. M. 122; 11 P. 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